## Notice of Petition and Petition to Transfer Conservatorship to the State of Hawaii (Prob. Code §2001)

			NANCY HELM, Mother and Conservator, is	NEEDS/PROBLEMS/COMMENTS:
	Aff Code Mil		Petitioner.  Petitioner states the Conservator and Conservatee have permanently moved to the State of Hawaii and hereby petition	Need Notice of Hearing     (Mandatory Judicial Council     Form GC-020) and proof of     service at least 15 days prior     to the hearing pursuant to
~	Aff.Sub.Wit.		the Court to transfer this Conservatorship pursuant to Probate Code §2001 on the	to the hearing pursuant to Probate Code §2001(b) on all
	Inventory		grounds that the Conservatee is a developmentally delayed adult in need of	relatives and CVRC.
	PTC		continuing conservatorship. Petitioner	Note: Petitioner filed a "Proof
	Not.Cred.		states the Conservator and Conservatee	of Service" concurrently with the filing of this petition;
	Notice of Hrg	Х	have permanently moved and become domiciled in the State of Hawaii and	however, it does not contain the mandatory language
>	Aff.Mail		adequate arrangements have been made for the continuing management of the	required by Probate Code
	Aff.Pub.		Conservatee's property and well-being.	§1211 and does not reflect the
	Sp.Ntc.		. , ,	hearing date, as none had been obtained yet at filing.
	Pers.Serv.		Petitioner's Declaration in Support states	
	Conf. Screen		she and Nancy Ann relocated to Pukalani, HI, in January 2015 to be closer to	Note: Petitioner requests the Court dispense with notice to
	Letters		Petitioner's son, who also resides on Maui.	an adoptive sister of the Conservatee because there
	Duties/Supp		Upon moving, Petitioner arranged for Nancy Ann to live at the Kula Residential	has been no contact in
	Objections		Hospital for developmentally disabled	decades and Petitioner does
	Video		adults, and she has adjusted well and all	not know her address. Proof of
	Receipt		her needs are being met. Nancy Ann presently shows signs of aging and	Service reflects notice to all other known relatives and
	CI Report		dementia and continues to require	CVRC.
~	9202		assistance with medical, financial and	
	Order		housing decisions. Accordingly, Petitioner believes conservatorship continues to be necessary and wishes to ensure that she can continue to make decisions on her behalf.	Note: Pursuant to Probate Code §2001(d), if granted, the Court will direct Petitioner to file a petition for acceptance of conservatorship in Hawaii, and will set a status hearing for the re
			Petitioner received the Court Investigator's report dated 1/21/16 and agrees that conservatorship in California is no longer	acceptance as follows:  Thursday, July 14, 2016
	Aff. Posting		necessary, but Petitioner believes transfer is	Reviewed by: skc
	Status Rpt		necessary to ensure that Nancy Ann	Reviewed on: 3/7/16
	UCCJEA		continues to have an advocate and authorized decision maker.	Updates:
	Citation		GOTTO TECH GOOD TO THE TOTAL OF	Recommendation:
	FTB Notice		See Memorandum of Points and Authorities; Request for Judicial Notice.	File 1- Prendergast
				1

# 2 Damyen Daniel Montenegro Lopez (GUARD/P) Case No. 07CEPR00531

Guardian

Bissegger, Reed A. (Pro Per – Maternal Grandfather – Petitioner)

Guardian

Bissegger, Gracie A. (Pro Per – Maternal Grandmother – Petitioner)

## Petition to Fix Residence Outside the State of California

		See petition for details.	NEEDS/PROBLEMS/COMMENTS:
			Minute Order 2/4/16: Examiner notes provided in open court.
<u> </u>			As of 3/7/16, the following issue remains:
Co	nt. from 020416		Need proof of service of Notice of
l 📙	Aff.Sub.Wit.		Hearing at least 15 days prior to the
_	Verified		hearing per Probate Code §§ 2352(c),
	Inventory		1460, 1511 to: - David M. Lopez (Father)
	PTC		- Paternal Grandparents
	Not.Cred.	-	·
	Notice of X		Note: If granted, the Court will set a status hearing for the filing of a guardianship or
	Aff.Mail	=	its equivalent in Nebraska pursuant to
	Aff.Pub.	_	Probate Code §2352(d) as follows:
	Sp.Ntc.	=	• Thursday, July 14, 2016
	Pers.Serv.	=	
	Conf.	=	
	Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video	1	
	Receipt		
	CI Report		
	9202		
_	Order		
	Aff. Posting		Reviewed by: skc
	Status Rpt	4	Reviewed on: 3/7/16
	UCCJEA	_	Updates:
	Citation	_	Recommendation:
	FTB Notice		File 2-Lopez

**Attorney** 

3

Kevin Urbatsch, of San Francisco (for Petitioner Wells Fargo Bank, Trustee)

Petition for Order Authorizing Disbursement of Trust Funds for Home Modifications; and Amendment to Petition for Order Authorizing Disbursement of Trust Funds for Home Modifications

Cont. from 121715, 020416 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg W/ Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters **Duties/Supp Objections** Video Receipt **CI Report** 9202 Χ Order Aff. Posting **Status Rpt UCCJEA** Citation **FTB Notice** 

WELLS FARGO BANK, Trustee, is Petitioner.
Petitioner seeks an order under Probate Code § 17200 authorizing the disbursement of Trust funds for home modifications [and for payment of attorney fees to William L. Winslow] for the benefit of Trust Beneficiary SANDY MOUA, based upon the following:

- The Trust was funded with \$2,114,386.77 in proceeds from a litigation settlement in Case 07CECG01886, and is a discretionary, spendthrift trust for the purpose of supplementing public resources and benefits when such resources and benefits are unavailable or insufficient to provide for SANDY'S special needs;
- **SANDY** resides with her parents and siblings [in the home owned by the Trust]; as a result of being hit by a car while she was crossing the street, Sandy suffers from several permanent severe disabilities that substantially impair her ability to provide for her own care, including significant cognitive impairment, spastic quadriparesis, and brain damage; she is not expected to experience significant future improvement in her condition;
- [Order Settling Third Account and Report of Trustee filed 6/19/2015] found the balance of the trust estate as of the end of the Third Account period was \$2,121,160.68, of which \$158,399.60 consisted of cash;
- Petitioner requests authorization to expend up to \$10,000.00 on home modifications, as there are sufficient trust funds to pay for the home modifications and to continue to provide for the special needs of SANDY [remainder of request for home modification funds omitted];

~Please see additional page~

#### **NEEDS/PROBLEMS/COMMENTS:**

## Continued from 2/4/2016.

Minute Order states Mr. Winslow represents that his requested fees are for his time only; he submits after oral argument. The Court is not ruling today, as it has questions for Mr. Urbatsch pertaining to the requests and bids for home improvements. Mr. Urbatsch and the Trustee are both ordered to be personally present in court or appear via CourtCall on 3/10/2016. Mr. Winslow's appearance is not required on 3/10/2016.

#### **Notes Re Future Hearings:**

- A Probate Status Hearing for the Court's reconsideration of any appropriate rent reductions is set on <u>6/21/2016</u> at 9:00 a.m. in Department 303.
- A Probate Status Hearing for the filing of the Fourth Account (covering period 12/1/2014 through 11/30/2016) is set on 1/24/2017 at 9:00 a.m. in Department 303.

## ~Please see additional page~

Reviewed by: LEG
Reviewed on: 3/4/16
Updates:
Recommendation:
File 3 - Moua

Amendment to Petition for Order Authorizing Disbursement of Trust Funds for Home Modifications filed 11/18/2015 amends the Petition to seek attorneys' fees to be paid for the purposes of advocating to recover public benefits for Trust Beneficiary SANDY MOUA, pursuant to Trust terms requiring that all fees and costs paid out of the Trust be approved by the Court prior to disbursement:

- Trustee **WELLS FARGO** retained Attorney **WILLIAM L. WINSLOW** [of Los Angeles] to represent **SANDY** regarding a claim for restoration of Supplemental Security Income (SSI) benefit eligibility by the Social Security Administration (SSA) and to defend **SANDY** against an overpayment claim by SSA;
- Mr. Winslow was formerly a partner of FARMER & RIDLEY, a firm no longer active, and is currently of counsel at GIFFORD, DEARING & ABERNATHY; as described more fully in the Declaration of William L. Winslow (attached as Exhibit A), Petitioner requests that approved fees for legal services rendered by FARMER & RIDLEY be made out to "FRPR, LLP and/or WILLIAM L. WINSLOW" in accordance with an agreement for division of his fees;
- Petitioner seeks an order of this Court to authorize and direct Trustee to pay GIFFORD, DEARING &
  ABERNATHY attorneys' fees in the amount of \$10,333.50 and costs in the amount of \$67.92 (for
  Federal Express shipments);
- Additionally, Petitioner seeks an order of this Court to authorize and direct Trustee to pay "FRPR, LLP and/or WILLIAM L. WINSLOW" the sum of \$1,203.50 for legal services rendered by FARMER & RIDLEY;
- The rate for his services is \$415.00 per hour; the combined total of all services rendered and costs advanced is \$11,604.92;
- All services rendered by WILLIAM L. WINSLOW for which fees are being sought in this amendment to the Petition occurred prior to the [Order Settling Third Account and Report of Trustee filed 6/19/2015];
- Petitioner is not seeking separate payment for JIM HYUCK in this amendment, as his fees have already been reviewed by this Court in the [Order Settling Third Account and Report of Trustee filed 6/19/2015].

# Declaration of William L. Winslow, attached as Exhibit A to the Amendment to Petition for Order Authorizing Disbursement of Trust Funds filed 11/18/2015 states:

- He has a subspecialty practice that includes drafting special needs trusts and government benefits
  issues; since the 1993 enactment of safe harbors for SNTs in state and federal law, he has represented
  disabled individuals whose eligibility for SSI was challenged by the SSA over some aspect of the SNT
  which the disabled person was a beneficiary, approximately 12 times; of these, about 6 disputes
  arose within the last 2 to 3 years; (resume attached as Exhibit A);
- The rate for his services is \$415.00 per hour (copy of contract for legal services attached as Exhibit B); a Work-in-Progress is attached as Exhibit C showing his time in the matter while at FARMER & RIDLEY; a statement showing his time on this matter while at GIFFORD, DEARING & ABERNATHY is attached as Exhibit D; [Note: Attorney Kim Herold was paid \$1,625.00 in fees for services requested in her Petition for Modification of Special Needs Trust, per Order filed 7/10/2013; services appear to be the same issues for which William Winslow is requesting fees of \$1,203.50 at this time itemized at Exhibit C of Mr. Winslow's Declaration for the period 3/27/2013 10/30/2013];
- He was retained by WELLS FARGO BANK, Trustee, to represent the Trust Beneficiary regarding her claim for restoration of her eligibility for SSI benefits by SSA, and to defend her against an overpayment claim by SSA;
- In 2012, SSA cut off SANDY MOUA'S SSI benefits on the ground that she had excess resources;
- Working with a government benefits expert, JAMES HYUCK, the Trustee took steps to cure possible
  grounds for SSA's claims; these steps should have caused SSA to reinstate SSI eligibility, but it did not
  do so;

~Please see additional page~

### 3, Second Additional Page, 2009 Sandy Moua Special Needs Trust Case No. 10CEPR00427

# Amendment to Petition for Order Authorizing Disbursement of Trust Funds for Home Modifications filed 11/18/2015, continued:

- He requested a hearing before an Administrative Law Judge, prepared a Statement of Facts and Memorandum of Points and Authorities, and attended a hearing in Fresno; [Please refer to detailed facts of the SSA claim as stated by Mr. Winslow are contained on Page 2 - 3 of Declaration];
- He entered into an agreement regarding fees for legal services with FARMER & RIDLEY which is still in force, and pursuant to his agreement he requests the Court order a payment of approved fees for legal services rendered to "FRPR, LLP and/or WILLIAM L. WINSLOW;"
- He rendered 2.9 hours of professional services at \$415.00 per hour totaling \$1,203.50, and GIFFORD,
  DEARING & ABERNATHY rendered 24.9 hours of professional services totaling \$10,333.50; and the
  combined total of all services rendered is \$11,537.00; in addition he seeks \$67.92 for Federal Express
  shipments for which he seeks reimbursement.

## Petitioner prays for an Order that:

- 1. [The Trustee of the **2009 SANDY MOUA SPECIAL NEEDS TRUST** is authorized to distribute up to **\$10,000.00** on home modifications to add a patio covering and extend the patio [on the balcony level] at the home in which **SANDY MOUA** resides]; [Note: Order Authorizing Disbursement of Trust Funds for Home Modification was signed by Judge Snauffer on 12/17/2015, which authorizes the Trustee to spend up to **\$10,000.00** on home modifications to add a patio covering and extend the patio at the home in which Sandy Moua resides.]
- 2. The Trustee is authorized and directed to pay **GIFFORD**, **DEARING & ABERNATHY** attorneys' fees in the amount of \$10,333.50 and costs in the amount of \$67.92 for services rendered to the Trustee; and
- 3. The Trustee is authorized and directed to pay "FRPR, LLP and/or WILLIAM L. WINSLOW" the sum of \$1,203.50 for legal services rendered by FARMER & RIDLEY.

#### NEEDS/PROBLEMS/COMMENTS, continued:

- 1. The Amendment to Petition for Order Authorizing Disbursement of Trust Funds for Home Modifications filed 11/18/2015 amends the Petition to seek attorneys' fees to be paid to WILLIAM L. WINSLOW regarding a claim for restoration of Supplemental Security Income (SSI) for the Trust Beneficiary. It appears the amendment to the Petition is a separate petition seeking an order, for which a separate \$435.00 filing fee should be paid to the Court.
- 2. Exhibit D, Statement from the Law Offices of **GIFFORD**, **DEARING & ABERNATHY** includes an itemization dated 1/15/2014 for \$1,760.00 for travel to Fresno [from Los Angeles] for hearing re SSI; and an itemization dated 1/16/2014 for \$1,760.00 for return travel from Fresno, for a total of \$3,520.00 for travel costs; the Court typically disallows travel costs, as evidenced by Local Rule 7.17(B)(5) providing that travel costs to and from court are not reimbursable.
- 3. Attorney Winslow requests reimbursement of \$67.92 for Federal Express shipments, which alternative delivery service is only allowable as a cost in the Court's discretion pursuant to Local Rule 7.17(C)(2).
- 4. Need revised proposed order.

~Please see additional page~

### 3, Third Additional Page, 2009 Sandy Moua Special Needs Trust

Case No. 10CEPR00427

Second Declaration of William L. Winslow Re Attorneys' Fee Claim Made Part of Amendment to Petition filed on 1/29/2016 states:

Response to Notes Re Attorney Fee Request:

**Time Travel:** He understands the Court's rule regarding attorneys' fees for time spent traveling by the lawyer as a cost of doing business; however, he respectfully submits that on occasion it is appropriate for the Court to allow an exception;

- The service involved her of representing a disabled child in a hearing before an administrative law judge, where the Social Security Administration claimed that SSI benefits should be denied on the ground that the special needs trust was defective and that an overpayment should be repaid, needed to be performed by a specialist;
- o Based on his recent experience in other cases, finding a Social Security lawyer to handle an SSI case of this type, where a trust lawyer's knowledge is essential, is quite difficult;
- He knows of only a few lawyers conversant in the subspecialty practice of special needs trusts who handle hearings, but none are in or near Fresno; one is Kevin Urbatsch, counsel for the Trustee, whose office is in San Francisco; other possibilities are Patricia Tobin in Mill Valley and Geoffrey Wilcox in Berkeley; he is uncertain if they take on contested hearing matters;
- O He claimed 4 hours for travel each way, although it took somewhat longer; on 1/15/2016, he drove from Los Angeles County to Bakersfield and caught the train to Fresno; he traveled on the day before the hearing to be sure he would not be late for the hearing; after the 1/16/2014 hearing, he returned the same way; he has not claimed travel expenses, which were fairly modest;
- Sometimes when people are unwell, resort to a specialist is necessary; the patient may travel far, if need be, to consult the specialist; this can also happen with persons who need unusual legal services, except the tribunal will not journey to the lawyer's office; the lawyer must travel;
- A rule with no good cause exceptions against compensating lawyers for travel time tends to discourage the occasional, justified use of a specialist;
- He is content with whatever the Court determines to be fair, taking into consideration the substantial financial benefit received by the minor.

**Possible Overlap of Services Performed by Attorneys:** It is correct that the services performed by attorney Kim [Herold] were <u>related</u> [emphasis in original] to the same issue on which he worked, but there was no overlap or redundancy; it was necessary for the SNT to be amended to conform to SSA's requirements; Ms. [Herold] did most of the work of drafting the petition to amend, with only a little consultation and participation from him;

- o The Farmer & Ridley claim for \$1,203.50 includes only .5 hours of his time for that project, that is, only the sum of 4 entries on Exhibit C from 5/13/13 to 7/10/13 inclusive;
- The claimed dollar value of the 4 entries for his assistance to Ms. [Herold] is just \$212.50 in total, not \$1,203.50; copy attached of Exhibit C with 4 entries highlighted reflect his work on petition to amend;
- o The remainder of the entries are for other work connected with the SSI eligibility issue that did not involve Ms. [Herold]; the services are for work performed related to trying to save Sandy Moua's eligibility for SSI restored and the SSA overpayment claim denied, e.g., learning from Jim Huyck about proceedings up to the date of his being retained, efforts to ascertain SSA's position, communications with ODAR, etc.

Attorney: Michael J. Morris (for Petitioner Brandenburger & Davis)
Attorney: Jeffrey L. Wall (for Successor Administrator Gloria Hagopian)

## Petition to Determine Heirship and Assignment of Partial Interest in Estate

DOD: 12 // /11 DRANDENDINGED & DAVIS on being grade		NEEDS (DDODLEAS)		
DOD: 12/6/11			BRANDENBURGER & DAVIS, an heir search	NEEDS/PROBLEMS/
			company and assignee of a portion of the	COMMENTS:
			interests of the paternal intestate heirs, is	
			petitioner.	
Со	nt. from 09101	5.	<b>Petitioner states</b> at the time of her death,	
	2215	•	Cheryl Smart was a widow and had no	
	Aff.Sub.Wit.		children.	
	Verified		Grillar Gri.	
✓	Verilled		Petitioner is informed and believes that	
	Inventory		Decedent died intestate.	
	PTC			
	Not.Cred.		Petitioner states Decedent was the daughter of	
1	Notice of		Paul Papa and Delores Milano (copy of	
	Hrg		decedent's birth certificate is attached to the	
1	Aff.Mail	W/	petition).	
		,	Petitioner states the Decedent's father, Paul	
	Aff.Pub.		Papa, apparently split from the Decedent's	
	Sp.Ntc.		mother, after which he returned to Louisiana,	
	Pers.Serv.		where he married Jesse May Papa and had a	
	Conf.		son. The son, Daryl Jesse Papa died without	
	Screen		issue. The Decedent had no other siblings.	
	Letters			
	Duties/Supp		The Decedent's father had four siblings all of	
	Objections		whom predeceased the Decedent, leaving	
	Video		issue, as outlined in the petition.	
	Receipt		B.P. Communication of the control of	
	CI Report		Petitioner contends that the Decedent's estate	
	9202		should be divided into 10 equal shares to be divided proportionally between the surviving	
	Order		paternal first cousins and the issue of the	
<b>_</b>			predeceased paternal first cousins.	
	Aff. Posting			Reviewed by: KT
	Status Rpt		Petitioner alleges the Paternal Heirs are entitled	Reviewed on: 3/4/16
	UCCJEA		to inherit the entire estate to the exclusion of	Updates:
	Citation		the maternal cousins. Petitioner alleges that all	Recommendation:
	FTB Notice		of the siblings of Decedent's mother died	File 4A – Smart
			without issue so the closest maternal heirs of the	
			Decedent are second cousins or more remote	
			heirs.	
			No. 1 miles	
			Please see additional page	

### Wherefore Petitioner prays for an order that the Court determine:

- 1. That each of the following individuals is entitled to a 10% share of the net distributable assets of the Decedent's estate as first cousins of the Decedent: Mary Cordaro Bonono, Antoinette Cordaro Lucero, John Joseph Cordaro, Jeanne M. Cecola, Russel Anthony Cecola, Antoinette Paula Johnson, Josephine Marie Tuminello Allee.
- 2. That Phillip Joseph Cecola, Jr., paternal cousin once removed, is entitled to a 10% share of the net distributable assets of the Decedent's estate through his deceased father.
- 3. That Raymond McFerrin, Theresa McFerrin and Mark Anthony McFerrin, first cousins once removed of the Decedent are each entitled to a 3.33% share of the distributable assets of the Decedent's estate through their predeceased father.
- 4. That John C. Cordaro, Joseph Allen Cordaro, Michael Anthony Cordaro, Emile Braden Cordaro, Kathy Elena Shafer and July Cordaro Aillet, first cousins once removed of the Decedent are each entitled to a 1.666% share of the distributable assets of the Decedent's estate through their predeceased mother.
- 5. That Petitioner is entitled to receive 1/3 of the assets distributable to each of the Paternal Heirs pursuant to written assignments.

Objections to Petition to Determine Heirship filed by Successor Administrator Gloria Hagopian on 9/3/15. Objector states the Heirship Petition alleges that the Decedent was the daughter of Paul Papa and Dolores Milano. That allegation is false as shown by the facts set forth below.

Delores Hagopian states she is the first cousin of Dolores, the predeceased mother of Cheryl Smart. Ms. Hagopian states when she was a young girl, she, along with her sisters were frequently in the home of Dolores and her parents during the 1940s. She personally observed that Dolores was very much in love with a serviceman named "Bill". She never knew Bill's last name. Ms. Hagopian states she saw Dolores and Bill in amorous situations in her parent's living room, and Dolores talked about her love for Bill frequently. While this relationship was ongoing, Dolores became pregnant with Cheryl. It was evident to her, and a logical conclusion, that Bill was the father of Cheryl. Cheryl was still in utero when Bill died.

When Dolores was still pregnant with Cheryl, and after Bill died, she stated dating Paul, who was also a serviceman. Ms. Hagopian states she remembers that Paul and Dolores never lived together.

Cheryl was born in 1945. Cheryl was initially Cheryl Papa. Ms. Hagopian states she remembers Dolores saying she wanted Cheryl to have a last name other than Milano, but Dolores also said Cheryl was not Paul's child.

Ms. Hagopain states Dolores stated in her presence that Paul proposed marriage to Dolores and wanted her to go with him to Louisiana. Dolores said she rejected the proposal, because she said she wanted to stay in Fresno. Very shortly after that, Paul returned to Louisiana and Ms. Hagopian never saw him again. Dolores said Paul got married in Louisiana and started a family there.

Please see additional page

## 4A Cheryl A. Smart (Estate)

Case No. 12CEPR00468

## Objections continued:

Dolores told Ms. Hagopian that she had to get a job to support herself and Cheryl, because Paul did not provide any support for Cheryl. It is her recollection that Paul never acted as if he were the father of Cheryl.

Ms. Hagopian further recalls that after Paul left the Fresno area, Dolores changed Cheryl's name to Pope, because she said she did not want Cheryl to have Paul's name any more.

Ms. Hagopian states she has no recollection and does not believe that a ceremony of marriage ever took place between Dolores and Paul. Dolores to Ms. Hagopian's recollection never used Papa as a surname.

Wherefore, Gloria Hagopian, as Successor Administrator of the estate and as Objector in this proceeding, prays that this Court order:

- 1. That Paul Papa was not the father of Decedent.
- 2. That neither Brandenburger & Davis, nor any of the relatives of Paul Papa, are entitled to any share of the Estate of Cheryl Ann Smart, Deceased.

Points and Authorities in Support of Objection filed on 9/3/15.

**Request for Judicial Notice filed 9/9/15.** Objector requests the Court take Judicial Notice of:

- 1. The Standard Certificate of Marriage of Paul Papa and Delores Milano certifying marriage on October 28, 1944 issued by the County of Fresno, California. (Exhibit A)
- 2. The Certificate of Live Birth of Cheryl Ann Papa, nee Milano on June 10, 1945 issued by the County of Fresno, California. (Exhibit B)
- 3. The Interlocutory Decree of Divorce entered by the Superior Court of California, County of Fresno, in the dissolution of marriage between Dolores Papa and Paul Papa awarding physical custody of Cheryl Ann Papa and child support to Dolores Papa on January 20, 1947. (Exhibit C)

Response to Administrator's Objection to Petition to Determine Heirship filed on 9/9/15. The single point raised in the objection to this Petition is that Paul Papa and Dolores Milano were not married and, therefore, there is no presumption that Paul Papa was the father of the decedent, Cheryl A. Smart. Paul Papa and Dolores Milano were married in Fresno, California on October 28, 1944. Pursuant to Family Code §7611, Cheryl A. Smart, nee Papa, is presumed to be the child of Paul Papa.

The evidence is both clear and consistent that Paul Papa was the father of Cheryl A. Smart, nee Papa.

Please see additional page

## 4A Cheryl A. Smart (Estate)

Case No. 12CEPR00468

### Response to Administrator's Objection to Petition to Determine Heirship filed on 9/9/15 (cont):

The Declaration of Gloria Hagopian is not persuasive for several reasons:

- a. The statement attributed to the decedent's mother, Dolores, are hearsay and do not qualify as an exception to the hearsay rule.
- b. The statements of Ms. Hagopian regarding the relationship between Dolores and "Bill" lack credibility in light of the fact that Paul and Dolores were married more than 8 months before Cheryl was born. In its best light, the recollection of events that occurred 70 years ago when Ms. Hagopian was 10 years old. Clearly Dolores was not pregnant by "Bill" before his death and then began dating Paul, since Paul and Dolores were married more than 8 months before Cheryl was born. Dolores may not have even known she was pregnant when she married Paul.
- c. Paul and Dolores divorced in 1947. Paragraph 3 of the divorce decree refers to Cheryl as a child of the marriage and provides for the payment of support. Reference to the Court file shows that contrary to the declaration of Ms. Hagopian, Paul Papa did pay child support for Cheryl including a lump sum in 1957 to catch up back support due.
- d. When Cheryl died, Ms. Hagopian was the informant on Cheryl's death certificate. She listed Paul Pope as Cheryl's father. With the passage of time she may have forgotten Cheryl's father was Paul Papa and not Paul Pope.

Wherefore, the Petitioner prays for the order requested in the Petition to Determine Heirship.

# 4B Cheryl A. Smart (Estate)

Case No. 12CEPR00468

Attorney: Michael J. Morris (for Petitioner Brandenburger & Davis)
Attorney: Jeffrey L. Wall (for Successor Administrator Gloria Hagopian)

Probate Status Hearing Re: Finding Heir

DC	D: 12/6/11	GLORIA HAGOPIAN is Successor Administrator.	NEEDS/PROBLEMS/COMMENTS:
			·
		Brandenburger & Davis filed a Petition to	
		Determine Heirship and Assignment of Partial	
Со	nt. from	Interest in Estate (please see page 4A). The hearing was on 10/22/15.	
	Aff.Sub.Wit.	Ticaling was on 10/22/13.	
1	Verified	Minute order dated 10/22/15 set this status	
	Inventory	hearing re: finding heir.	
	PTC	Status Report of Jeffrey L. Wall, filed on 2/29/16	
	Not.Cred.	states at the time of the last hearing he	
	Notice of	advised the court that there was an heir who	
	Hrg	would likely be entitled to one-half of the	
1	Aff.Mail	estate at distribution, if he can be located.	
H		Mr. Wall states he informed the court that his name is Michael Milano, and he is a first cousin	
	Aff.Pub.	of the decedent, the closest relative on	
	Sp.Ntc.	decedent's mother's side of her family. Mr.	
	Pers.Serv.	Wall further states Michael Milano was likely	
	Conf.	born in Japan when his father, Emil Milano, a	
	Screen	merchant seaman who lived in Fresno, put into	
	Letters	port there and became acquainted with	
	Duties/Supp	Michael's mother, name unknown.	
	Objections	Mr. Wall states after obtaining from	
	Video	decedent's family all the information they	
	Receipt	could remember about Michael Milano, he	
<u> </u>	CI Report	contacted a genealogical search service in	
	9202	the United States. After a month of hearing	
	Order	nothing, he left messages but got no response,	
	Aff. Posting	so he must assume that they were not successful in their search for Michael Milano.	Reviewed by: KT
<u> </u>	Status Rpt	3000033101 II I IIIOII 3001011 101 MICHAOI MIIAHO.	Reviewed on: 3/4/16
	UCCJEA	Please see additional page	Updates:
	Citation	<u> </u>	Recommendation:
	FTB Notice		File 4B- Smart

**4B** 

## 4B Cheryl A. Smart (Estate)

Case No. 12CEPR00468

**Status Report of Jeffrey L. Wall (cont.)** Mr. Wall states he contacted the San Francisco consular office of the Japanese Embassy. The consular official who responded informed that their office does not assist in heir searches. However, he did provide Mr. Wall with a list of English speaking attorneys in Japan. One lawyer, Mr. Hirotaka Honda responded to his inquiries. At first Mr. Honda was optimistic. However after searching Mr. Honda was not able to be of further assistance.

Mr. Wall states he does not have access to the immigration records of foreign nationals who visit the United States. Mr. Wall knows from family members that Michael Milano visited the US twice between 1978 and 1980 when he came to Fresno to spend time with his father. Mr. Wall's client Ms. Hagopian, remembers Michael Milano very well, but did not save any cards or letters.

Perhaps the much more extensive search capabilities possessed by the client of Mr. Morris-Brandenberger & Davis might be more effective in searching US immigration records for entry and exit information that could lead to an address for Michael Milano. Mr. Wall states he has done all he is able to do and to date, he has come up with nothing.

Marshall, Jared C. (for Richard Dewayne Phillips – Administrator)
Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 02/14/12	RICHARD DEWAYNE PHILLIPS, father, was	NEEDS/PROBLEMS/COMMENTS:
	appointed Administrator with Full IAEA and	
	without bond on 12/04/12.	Minute Order 8/20/15: Counsel
	Minute Order from hearing on 12/04/12 set this	reports that the trial date has
Cont. from 042613,	=	been continued to 8/16/16.
072514, 011515,	Inventory & Appraisal.	Continued to 3/16/16.
082015		
	Order Approving Contingency Fee Agreement	Status Report filed 3/1/16
Aff.Sub.Wit.	was filed 08/15/13.	states defendants filed their answer to the second
Verified	Status Report filed 08/14/15 by Richard	amended complaint on
Inventory	Dewayne Phillips, states: On 04/15/13,	1/14/16. At this time, there are
PTC	Petitioner, in his capacity as personal	no assets in the decedent's
Not.Cred.	representative of decedent's estate, filed a	estate except for the causes
Notice of	complaint against the County of Fresno and other defendants in United States District	of action currently being
Hrg	Court, Eastern District of California, alleging	litigated in federal court.
Aff.Mail	violation of the decedent's civil rights. The	Petitioner requests further
Aff.Pub.	lawsuit is based on the fact that decedent	status conference in
Sp.Ntc.	was murdered while in custody of Fresno	September or October 2016.
Pers.Serv.	County. The complaint was filed by Anthony Boskovich, Esq. of the Law Office of Anthony	l l
Conf.	Boskovich in association with the law firm of	1. Need Inventory &
Screen	Bode & Grenier, LLP. On 06/11/13, the County	Appraisal pursuant to
	of Fresno filed a Motion to Dismiss the lawsuit.	Probate Code §8800.
<del>                                     </del>		
	· ·	
	time, the lawsuit was set for jury trial on	
Receipt	02/24/15. On 12/31/13, Petitioner filed a First	
CI Report		
9202		
Order		
Aff. Posting	terms of the stipulation, trial has been	Reviewed by: JF/skc
Status Rpt	continued to 06/23/15. The defendants hired	Reviewed on: 3/7/16
UCCJEA		Updates:
Citation	· · · · · · · · · · · · · · · · · · ·	Recommendation:
FTB Notice	deadlines through 03/12/15. On 01/15/15, the	File 5 – Phillips
	Court issued a Second Amended Scheduling	-
	action currently being litigated in federal	
	court. Petitioner requests the Court set a	
	2010.	
9202 Order Aff. Posting Status Rpt UCCJEA Citation	On 12/03/13, the Court granted the motion in part and denied the motion in part. On 12/13/13, the parties appeared before the Court for a scheduling conference. At that time, the lawsuit was set for jury trial on 02/24/15. On 12/31/13, Petitioner filed a First Amended Complaint against all defendants, including the County of Fresno. On 07/14/14, the parties submitted a stipulation modifying the Court's prior scheduling order. Under the terms of the stipulation, trial has been continued to 06/23/15. The defendants hired attorney James D. Weakley and James Arendt on 07/24/14. On 10/16/14 the trial court entered an order extending discovery deadlines through 03/12/15. On 01/15/15, the Court issued a Second Amended Scheduling Order and all discovery and law and motion deadlines were further continued. A trial date was continued to 08/16/16 with a 10 day estimate. At this time there are no assets in the Decedent's estate except for the causes of action currently being litigated in federal	Reviewed on: 3/7/16 Updates: Recommendation:

Richard Michael Noroyan (Estate)

Case No. 13CEPR00542

Attorney Attorney Johnson, Summer A. (for Petitioner Patricia English) Kruthers, Heather H. (for Public Administrator)

## Petition for Determination of Entitlement to Estate Distribution

DO	DOD: 3/28/13		PATRICIA ENGLISH, Mother, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
			Petitioner states she is the mother of the	1. Need order.
			decedent. At the time of his death on 3/28/13, the decedent was unmarried and had no	
			children. He was survived by Petitioner and his	
	Aff.Sub.Wit.		estranged father, <b>HUGO NOROYAN</b> . The	
~	Verified		decedent's estate consists entirely of cash in	
	Inventory		the approx. amount of \$300,000 resulting from	
	PTC		the decedent's jackpot win at Chukchansi	
	Not.Cred.		Gold Resort and Casino on 10/28/12, approx. five months before he died.	
<b>&gt;</b>	Notice of		Tive mornins before the died.	
	Hrg	L	The <b>PUBLIC ADMINISTRATOR</b> was appointed	
>	Aff.Mail		Administrator on 8/19/13 and no order for final	
	Aff.Pub.		distribution has been made.	
	Sp.Ntc.		On 1/23/14, an acquaintance of the	
	Pers.Serv.		decedent, Ian Mitchinson, filed a petition for	
	Conf.		probate requesting admission of a document	
	Screen		dated 11/2/12 purporting to be the	
	Letters		decedent's will. Petitioner and Hugo Noroyan	
	Duties/Supp		each filed separate objections to this petition.	
	Objections		Trial was held and on 8/4/15 the Court entered its Statement of Decision, Judgment,	
	Video		and Order, that the document proffered by	
	Receipt		Michinson <u>not</u> be admitted to probate. The	
	CI Report		Court further ordered that unless a valid will is	
	9202		offered and admitted to probate, the matter	
	Order	Х	shall follow the normal course of administration for an intestate estate.	
	Aff. Posting		dariii iisii aliori 101 arrii ilesiale esiale.	Reviewed by: skc
	Status Rpt		Petitioner is informed and believes that no	Reviewed on: 3/7/16
	UCCJEA Citation		valid will of the decedent exists and that the	Updates:  Recommendation:
	FTB Notice		decedent died intestate. Probate Code	File 6- Noroyan
	FIB NOICE		§6402(b) provides that where an intestate	riie 8- Noioyali
			decedent dies without spouse or issue, the estate passes to the parents in equal shares.	
			However, Probate Code §6452 contains an	
			exception to this rule.	
			<u>SEE PAGE 2</u>	

## Page 2

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**Petitioner states** §6452 provides in relevant part that a parent does not inherit from or through a child on the basis of the parent and child relationship if any of the following apply: ....(2) the parent did not acknowledge the child; (3) The parent left the child during the child's minority without an effort to provide for the child's support or without communication from the parent for at least seven consecutive years that continued until the end of the child's minority, with the intent on the part of the parent to abandon the child. The failure to provide support or communicate for the prescribed period is presumptive evidence of an intent to abandon. Paragraph (b) states a parent who does not inherit from or through the child in (a) shall be deemed to have predeceased.

Petitioner states §6452 applies in this case and precludes the decedent's father, Hugo Noroyan, from inheriting from or through the decedent. At the time of the decedent's birth, Mr. Noroyan was married to another woman and he and Petitioner never married. After the decedent's birth, Petitioner was forced to seek public assistance to support herself and her newly born child. Mr. Noroyan met Petitioner at the office of public assistance and denied paternity. From that point forward, he was not present during the decedent's minority and did not provide monetary support to Petitioner or any other means of support including food, birthday gifts, or Christmas presents. Petitioner provided food, clothing, shelter, and cared for the decedent during his minority without assistance, financial or otherwise, from Hugo Noroyan.

Therefore, Petitioner respectfully requests that the Court enter an order determining that Petitioner is the sole intestate heir of the decedent and that the decedent's father is precluded from inheriting an intestate share pursuant to Probate Code §6452(a).

#### Petitioner prays for an order of this court finding that:

- 1. Notice of this hearing be found to have been given as required by law;
- 2. Hugo Noroyan abandoned the decedent, Richard Michael Noroyan, and therefore is precluded under the provisions of Probate Code §6452(a) from inheriting from or through the decedent;
- 3. Petitioner, Patricia English, is the sole heir of the decedent, and is entitled to distribution under the laws of succession of the decedent's entire estate; and
- 4. For such other and further relief as the court deems appropriate.

Attorney Lisa Horton (for Petitioner Meredith McNeil)

# Probate Status Hearing Re: Informal Accounting for Closing Reserve

DC	DOD: 4/12/2013 MEREDITH McNEIL, daughter, was appointed Executor on NEEDS/PROBLEMS/			
	70. 4/ 12/2013	8/26/2013, and <i>Letters</i> issued on that date.	COMMENTS:	
-		=	O O WINNELTON	
		Order Settling the First and Final Account and Report of	Continued from	
F	1.6 000.41.6	<b>Executrix, etc., filed 6/25/2015</b> authorized a closing reserve	<b>2/4/2016</b> . Minute	
Co	ont. from 020416	of \$10,000.00, finding that a status hearing shall be set for	Order states	
	Aff.Sub.Wit.	an informal accounting of the reserve.	counsel represents	
	Verified	Notice of Calendar Setting filed 12/31/2015 set the status	that the accountant is	
	Inventory	hearing for informal accounting of closing reserve on	preparing the tax	
	PTC	= 2/4/2016.	return, and she is	
	Not.Cred.		awaiting some final	
	Notice of	Status Hearing Report filed 1/29/2016 for the previous	documents.	
	Hrg	status hearing states:		
	Aff.Mail	Receipts for all cash distributions have been filed; the	1. Need informal	
	Aff.Pub.	Order Settling the First and Final Account was recorded on 8/7/2015, transferring the real property residence to	accounting of \$10,000.00	
	Sp.Ntc.	four of the estate beneficiaries;	closing reserve.	
	Pers.Serv.	<ul> <li>Charles Arthur McNeil has received the Verizon, AT&amp;T,</li> </ul>	C103111g 10301 v 0.	
	Conf.	and Westamerica stocks; a receipt for these shares will		
	Screen	be filed within 2 weeks;		
	Letters	She has been in constant communication with the		
	Duties/Supp	Executor regarding the status of the final estate tax		
	Objections	return;  She provided forms to the accountant in October;		
	Video	however, there were some tax documents she and the		
	Receipt	accountant were waiting on that are finally coming in;		
	CI Report	The accountant informed her that the return should be		
	9202	completed within 2 weeks;		
	Order	Two other miscellaneous stocks that the Decedent		
	Aff. Posting	owned recently came to the Executor's attention; 48	Reviewed by: LEG	
	Status Rpt	shares of Lucent stocks were liquidated and the sum of \$161.07 was recently deposited into the estate	Reviewed on:	
<u> </u>		account; 6 shares of Frontier Communications stocks	3/4/16	
<b> </b>	UCCJEA	were liquidated and a check for <b>\$8.23</b> was mailed;	Updates:	
<b> </b>	Citation	They are waiting for the final estate tax return to be	Recommendation:	
	FTB Notice	completed and then the balance of the reserve	File 7-McNeil	
		account can be properly distributed;		
		They request a <b>30-day</b> continuance of this matter to     (2/2/001/ for further startus)		
		3/3/2016 for further status.		

Attorney Attorney

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Nancy J. LeVan (for Petitioner Gary Morris, Jr.)
Jennifer Walters (for Walter A. Morris, Successor Trustee)

Ex Parte Petition for Payment of Allowance to Gary Morris, Jr. for Housing Pursuant to Article 2, Section 2.04 (D) of the Gary Morris, Sr. Revocable Trust Dated September 3, 2013

DOD: 10/19/2013 Cont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg W Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters **Duties/Supp Objections** Video Receipt **CI Report** 9202 Order Aff. Posting Status Rpt **UCCJEA** Citation **FTB Notice** 

GARY MORRIS, JR., son and Beneficiary, is Petitioner.

#### Petitioner states:

- [WALTER A. MORRIS was appointed as Successor Trustee of the GARY F. MORRIS, SR., 2013 TRUST on 4/1/2014];
- Petitioner requests payment of an allowance for housing (copy of pertinent section of Trust attached as Exhibit A);
- At the 1/5/2016 hearing, Attorney Walters represented in open court that the final accounting was "pretty much complete" except for the notice to beneficiaries and contingent beneficiaries;
- His attorney, Attorney LeVan, agreed based on Attorney Walter's representation to have the matter continued so that accounting could be provided by email;
- Exhibit B contains [copies of] pertinent pages of the accounting, showing gaping holes in the information needed to do an adequate assessment to determine if they could agree with the accounting;
- Attorney LeVan contacted Attorney Walters regarding the missing information and received a response stating that Attorney Walters did not draft the accounting and she was told it was as complete as possible without the account information she requested from the bank;
- Attorney Walters stated she would go over the accounting on 1/27/2016 to see what else she can gather;
- It is clear that the accounting is far from complete, and Petitioner is struggling to maintain his current lifestyle and housing;
- Attached as Exhibit C is the current income of Gary Morris, Jr., along with his monthly expenses showing the need for a monthly allowance.

Petitioner prays for an Order authorizing the Trustee of the [GARY F. MORRIS, SR., 2013 TRUST] to pay an allowance of \$500.00 per month to Petitioner for housing; and that this payment shall continue until the accounting is completed and approved by this Court.

NEEDS/PROBLEMS/COMMENTS:

#### Notes:

- Order on Ex Parte Petition set this hearing on 3/10/2016, with 30 days' notice to interested parties (Successor Trustee and Attorney Walters were served notice.)
- Petition to Compel Accounting by Trustee, etc., and the Fee Waiver Hearing, have been continued to 3/15/2016.
- Proposed order has been interlineated to correct the Trust title, and to provide the operative word "shall" so as to provide a directive to the Successor Trustee.

Reviewed by: LEG
Reviewed on: 3/7/16

**Updates:** 

**Recommendation:** 

File 8- Morris

Wanda S. Moore (Estate) Case No. 14CEPR00198

Attorney Helon, Marvin T. (for Co-Administrator Lorene E. Moore)

Attorney Aldridge, Melanie J. (for Co-Administrator Charlton W. Moore)

Status Hearing Re: Filing of the First Account and Removal of items in the house.

DOD: 1/12/14  Cont. from 061915, 081315, 011416  Aff.Sub.Wit.  Verified  Inventory  PTC  Notice of Hrg  Aff.Mail  Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report  Aff. Posting  Status Rpt UCCJEA  Citation  Vice of Receipt  Citation  FIB Notice  Recommendation:  FIB Notice  Recommendation:  File 9 - Moore		зіціоз пе	aring ke: Filing of the First Account and Removal of Items in the house.
Cont. from 061915, 081315, 011416  Aff.Sub.Wit.  Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Utletters Duties/Supp Objections Video Receipt CI Report Status Rpt UCCJEA Citation Retition for Final Distribution filed 3/7/16 is set for hearing on 4/20/16.  Persistructure of hearing on 4/20/16.  Pers.Serv. Reviewed by: skc Reviewed on: 3/7/16 Updates: Recommendation:	DO	D: 1/12/14	NEEDS/PROBLEMS/
Cont. from 061915, 081315, 011416  Aff. Sub. Wit.  Verified Inventory PTC Noti. Cred. Notice of Hrg Aff. Mail Aff. Pub. Sp. Ntc. Pers. Serv. Conf. Screen Vletters Dutles/Supp Objections Video Receipt CI Report V 9202 Order Aff. Posting Aff. Posting Status Rpt UCCJEA UCCJEA Citation  Petition for Final Distribution filed 3/7/16 is set for hearing on 4/20/16.			COMMENTS:
Cont. from 061915, 081315, 011416  Aff. Sub. Wit.  Verified Inventory PTC Noti. Cred. Notice of Hrg Aff. Mail Aff. Pub. Sp. Ntc. Pers. Serv. Conf. Screen Vletters Dutles/Supp Objections Video Receipt CI Report V 9202 Order Aff. Posting Aff. Posting Status Rpt UCCJEA UCCJEA Citation  Petition for Final Distribution filed 3/7/16 is set for hearing on 4/20/16.			
Cont. from 061915, 081315, 011416  Aff. Sub. Wit.  Verified Inventory PTC Noti. Cred. Notice of Hrg Aff. Mail Aff. Pub. Sp. Ntc. Pers. Serv. Conf. Screen Vletters Dutles/Supp Objections Video Receipt CI Report V 9202 Order Aff. Posting Aff. Posting Status Rpt UCCJEA UCCJEA Citation  Petition for Final Distribution filed 3/7/16 is set for hearing on 4/20/16.			OFF CALENDAR
081315, 011416         Aff.Sub.Wit.           ✓ Verified         ✓ Inventory           ✓ PTC         ✓ Not.Cred.           Notice of Hrg         Aff.Mail           Aff.Pub.         Sp.Ntc.           Pers.Serv.         Conf.           Screen         ✓ Letters           Duties/Supp         Objections           Video         Receipt           C1 Report         ✓ 9202           Order         Aff. Posting           ✓ Status Rpt         Upcdtes:           UCCJEA         Citation		nt from 061915	
Aff.Sub.Wif.  Verified  Inventory  PTC  Not.Cred. Notice of Hrg  Aff.Mail  Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report  P3202  Order  Aff. Posting  Aff. Posting  Video Reviewed by: skc  Reviewed on: 3/7/16  UCCJEA  Citation		•	filed 3/7/16 is set for
✓ Verified   ✓ Inventory   ✓ PTC   ✓ Not.Cred.   Notice of Hrg   Aff.Mail   Aff.Pub.   Sp.Ntc.   Pers.Serv.   Conf. Screen   ✓ Letters   Duties/Supp   Objections   Video Receipt   CI Report   ✓ 9202   Order   Aff. Posting   Reviewed by: skc   Reviewed on: 3/7/16   Updates:   Recommendation:			hearing on 4/20/16.
V Inventory  V PTC  V Not.Cred.  Notice of Hrg  Aff.Mail  Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf. Screen  V Letters  Dutties/Supp  Objections  Video Receipt  CI Report  V 9202  Order  Aff. Posting  V Status Rpt  UCCJEA  Citation  Recommendation:	-		
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✓ Noti.Cred.   Notice of Hrg   Aff.Mail   Aff.Pub.   Sp.Ntc.   Pers.Serv.   Conf. Screen   ✓ Letters   Duties/Supp   Objections   Video Receipt   CI Report   ✓ 9202   Order   Aff. Posting   Reviewed by: skc   Reviewed on: 3/7/16   Updates:   Citation	<b>—</b>		
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Sp.Ntc.  Pers.Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report  Y 9202  Order  Aff. Posting  Status Rpt  UCCJEA  Citation  Reviewed by: skc  Reviewed on: 3/7/16  Updates:  Recommendation:	-		
Pers.Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report  Y 9202  Order  Aff. Posting  Status Rpt  UCCJEA  Citation  Reviewed by: skc  Reviewed on: 3/7/16  Updates: Recommendation:			
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Objections  Video Receipt  CI Report  ✓ 9202  Order  Aff. Posting  ✓ Status Rpt  UCCJEA  UCCJEA  Citation  CI Report  Udeo  Reviewed by: skc  Reviewed on: 3/7/16  Updates: Recommendation:	-		
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CI Report   ✓ 9202   Order   Aff. Posting   ✓ Status Rpt   UCCJEA   Updates:   Citation    Reviewed by: skc  Reviewed on: 3/7/16  Updates:  Recommendation:			
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✓ Status Rpt       Reviewed on: 3/7/16         UCCJEA       Updates:         Citation       Recommendation:			Reviewed by: skc
UCCJEA Updates: Citation Recommendation:	~		·
Citation Recommendation:			
	~	FTB Notice	File 9 - Moore

Attorney: Gary G. Bagdasarian (for Conservator Deborah Titus)

Probate Status Hearing RE: Receipt for Blocked Account

	Probate Status Hearing RE: Receipt for Blocked Account		
	<b>DEBORAH TITUS</b> , Conservator,	NEEDS/PROBLEMS/COMMENTS:	
	petitioned the court for an		
	Order Confirming Sale of Real		
	Property.	Need receipt for blocked account or	
Cont. from 082615,	]	current written status report pursuant to	
102115, 120715,	The Order Confirming Sale of	Local Rule 7.5 which states in all	
020116	Real Property was signed on	matters set for status hearing verified	
Aff.Sub.Wit.	7/29/15. The proceeds from the	status reports must be filed no later	
Verified	sale were ordered placed into a blocked account.	than 10 days before the hearing.	
Inventory	a biocked account.	Status Reports must comply with the applicable code requirements. Notice	
PTC	Minute Order dated 7/29/15 set	of the status hearing, together with a	
Not.Cred.	this status hearing for receipt for	copy of the Status Report shall be	
Notice of	blocked account.	served on all necessary parties.	
Hrg	=		
Aff.Mail	-		
Aff.Pub.			
Sp.Ntc.			
Pers.Serv.			
Conf.			
Screen			
Letters			
Duties/Supp			
Objections			
Video			
Receipt	4		
CI Report	4		
9202 Order	-		
Aff. Posting	-	Reviewed by: KT	
Status Rpt	1	Reviewed by: K1  Reviewed on: 3/7/16	
UCCJEA	1	Updates:	
Citation	1	Recommendation:	
FTB Notice	1	File 10A - Dolby	

10A

# 10B Florence E. Dolby (CONS/PE)

Case No. 14CEPR00457

Attorney: Gary G. Bagdasarian (for Petitioner/Conservator Deborah Titus)

Attorney: Ruth Lind (court appointed for conservatee)

First Account Current and Report of Conservator: Petition for Allowance of Attorney's Fees; and for Reimbursement of Costs to Attorney

		<b>DEBORAH TITUS</b> , Conservator, is	NEEDS/PROBLEMS/COMMENTS:
		petitioner.	
		╡ `	1. Need Notice of Hearing.
		Account period: 8/21/14 - 11/25/15	
	nt. from	<b>-</b>	2. Need proof of service of the
<u> </u>		Accounting - \$74,472.28	Notice of Hearing on:
	Aff.Sub.Wit.	Beginning POH - \$50,380.63 Ending POH - \$43,709.72	<ul><li>a. Florence Dolby (conservatee)</li><li>b. Ruth Lind (attorney for</li></ul>
✓	Verified		conservatee)
	Inventory	Bond - <b>\$20,000.00</b>	consolvatooj
	PTC	<b>4-3,000</b>	3. Need bank statements. Probate
	Not.Cred.	Conservator - <b>waives</b>	Code §2620(c)(2).
	Notice of (		
	Hrg	Attorney - <b>\$9,487.50</b>	4. Need care facility statements.
	Aff.Mail >	(34.50 hours @ \$275.00 per hour for	Probate Code 2620(c)(5).
	Aff.Pub.	appt. of conservator, bond, I &A, sale of real property and accounting)	5. Bond is sufficient if the proceeds
	Sp.Ntc.	or real property and accounting)	from the sale of the real property
	Pers.Serv.	Costs - \$166.00	are placed into a blocked
	Conf.	(\$2,443.50 for filing fees, certified	account. If the proceeds are not
	Screen	copies, probate referee, publication.	placed into a blocked account
	Letters	\$2,277.50 has been paid by the	then bond should be increased
	Duties/Supp	conservator)	to \$52,833.00.
	Objections	Petitioner prays for an Order:	<b>Note:</b> Judge Kazanjian reserved the
	Video	Tomorior prays for an order.	issue of attorney fees in the amount
	Receipt	1. Approving, allowing and settling the	of \$1,842.50 for the Petition to
	CI Report	first account of conservator and	Establish a Pooled Special Needs
	2620(c)	approving the acts of Petitioner as	Trust to this hearing date. If the court
1	Order	Conservator;	rules in favor of the additional fees
		Authorizing payment of attorney	then order will need to be revised.
		fees in the sum of \$9,487.00 and	Please see additional page
	Aff. Posting	costs of \$166.00	Reviewed by: KT
	Status Rpt	<b>-</b>	Reviewed on: 3/7/16
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 10B- Dolby
	<u> </u>		100

10B

**Note:** If the petition is granted, status hearings will be set as follows:

• Wednesday, February 7, 2018 at 9:00 a.m. in Department 303, for the filing of the second account.

Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior the date set the status hearing will come off calendar and no appearance will be required.

# 11 Milton J. Riba (Estate) Case No. 14CEPR00695 Attorney Jaech, Jeffrey A. (for Ben Kohrman – Executor)

Probate Status Hearing Re: Filing First Account

DOD: 11/07/2000 BEN KOHRMAN, was appointed		NEEDS/PROBLEMS/COMMENTS:
DOD. 11/07/2000	Executor with full IAEA authority and	14LLD3/1 RODLLING/COMMINICIALS.
	bond set at \$318,000.00 on 09/11/2014.	OFF CALENDAR.
	=	First and Final Account filed
C	Receipt of Bond filed 09/26/2014 in the	
Cont. from 011416	amount of \$318,000.00.	03/07/2016. Hearing is set for
Aff.Sub.Wit.		<u>04/18/2016.</u>
Verified	Letters issued on 09/26/2014.	1 Non-I Find Assessment on Dadding for
Inventory	Final Inventory and Appraisal filed	Need First Account or Petition for
PTC	= 01/13/2015 shows an estate valued at	Final Distribution.
Not.Cred.	\$383,232.71.	
Notice of		
Hrg	Ex Parte Order Increasing bond in the	
Aff.Mail	amount of \$391,000.00 was filed on	
Aff.Pub.	04/08/2015.	
Sp.Ntc.	Minute Order of 09/11/2014 set this	
Pers.Serv.	Status Hearing for the filing of the	
Conf.	Petition for First Account and/or Final	
Screen	Distribution.	
Letters		
Duties/Supp	Status Report filed 12/22/2015 states the	
Objections	estate includes undeveloped real property consisting of approximately	
Video	five acres in Auberry, California.	
Receipt	Petitioner listed the real property for sale	
CI Report	and has finally secured a buyer. The	
9202	real property is currently in escrow and	
Order	the sale is due to close December 28,	
Aff. Posting	2015. As soon as escrow closes,	Reviewed by: LV
Status Rpt	Petitioner will assist his attorneys in the	<b>Reviewed on:</b> 03/08/2016
UCCJEA	preparations of an accounting and the	Updates:
Citation	petition for final distribution. Wherefore,	Recommendation:
FTB Notice	the petitioner requests that the status	File 11- Riba
	hearing be continued for six weeks to	
	allow the sale of the real property to	
	close and allow time for petitioner to	
	prepare and file an accounting and	
	petition for final distribution.	
	•	I

Bergin, Robert E, JR. (for Jo Ann Sutherland and Laurie Sutherland – Co-Administrators)

## Probate Status Hearing RE: Filing of the First and Final Account

_	Trobate states freating RE: Tilling of the Till	
DOD: 09/06/14		NEEDS/PROBLEMS/COMMENTS:
		OFF CALENDAR
		OFF CALENDAR
		Petition for Final Distribution filed
Cont. from 020416		2/26/16 is set for hearing on 4/11/16
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
<b>Objections</b>		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 3/7/16
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 12-Sutherland

Probate Status Hearing RE: Filing First Account

	PUBLIC GUARDIAN was appointed as	NEEDS/PROBLEMS/COMMENTS:
	Conservator of the Estate on 1/15/15.	Need first account pursuant to
	At the hearing on 1/15/15, the Court set	Probate Code §2620.
	this status hearing for the filing of the first	
	account.	
Aff.Sub.Wit.		
Verified	Status Report filed 2/19/16 states the Public Guardian is short-staffed and	
Inventory	therefore requests continuance for at	
PTC	least 90 days.	
Not.Cred.	<u> </u>	
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt	4	
CI Report	4	
9202	_	
Order	1	Paviawad hyr sko
Aff. Posting	1	Reviewed by: skc
Status Rpt UCCJEA	1	Reviewed on: 3/7/16 Updates:
Citation	1	Recommendation:
FTB Notice	1	File 13- Skopec

Attorney: Gary G. Bagdasarian (for Petitioner Richard E. Huber, Special Administrator)

Attorney: Jeffrey B. Pape (for Harold Rick Moore, son)

Attorney: Steven P. Braccini; Brian Wilson, of Palo Alto (for Kenneth Randolph Moore, son)

Attorney: Mark S. Poochigian (also for Kenneth Randolph Moore, son)

## Petition for Authority to Enter into Partial Contingent Fee Agreement

DC	D: 7/14/2014		RI
			g
			al
			Pe
Со	nt. from		file
	Aff.Sub.Wit.		file
<b>√</b>	Verified		Pe
	Inventory		
	PTC		
	Not.Cred.		
/	Notice of		•
	Hrg		
✓	Aff.Mail	W/	
	Aff.Pub.		
✓	Sp.Ntc.		
	Pers.Serv.		
	Conf.		•
	Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report		
	9202		
✓	Order		•
	Aff. Posting		
	Status Rpt		
	UCCJEA		
	Citation		
	FTB Notice		

RICHARD E. HUBER, Special Administrator with general powers with bond of \$25,000.00 appointed pursuant to Stipulation Regarding Petition for Letters of Special Administration filed 6/16/2015, and the Order for Probate filed 6/23/2015, is Petitioner.

#### Petitioner states:

- Special litigation counsel is required in order to participate actively in two pending lawsuits in which Decedent is a plaintiff;
- MICHAEL M. PULLARA, of Houston, Texas, is a well-known and respected attorney with expertise in [matters involved in the litigation], and the Estate should retain him to complete the pending litigation initiated by the Decedent prior to Decedent's death;
- The two lawsuits pending in Delaware Chancery Court against AT&T and its subsidiaries relate to Decedent's partnership in the RENO CELLULAR TELEPHONE COMPANY PARTNERSHIP (Nevada) formed in 1988 ("Reno Partnership"), and the PROVO CELLULAR TELEPHONE COMPANY PARTNERSHIP ("Provo Partnership");
- Decedent owned during his lifetime an undivided 0.1428% general partnership interest in the Reno Partnership, and an undivided 0.4171% general partnership interest in the Provo Partnership;

~Please see additional page~

## NEEDS/PROBLEMS/COMMENTS:

#### Note Re Related Matters:

Petition for Probate of Lost Will; and Probate Status Hearing Re: Mediation for the instant ESTATE OF KENNETH HAROLD MOORE; and the Petition to Determine Existence of Trust, etc. and the Probate Status Hearing Re: Mediation for the MOORE FAMILY TRUST, Case No. 15CEPR00111, are all continued to 4/26/2016, pending the parties attempting to reach agreement.

Reviewed by: LEG
Reviewed on: 3/7/16
Updates:

File 14- Moore

**Recommendation:** 

14

#### 14

## Petitioner states, continued:

- As part of a national strategy, the majority general partner, AT&T, voted its majority general partner
  interest to cause the Reno Partnership and the Provo Partnership to sell its assets to an AT&T affiliate,
  which resulted in a dissolution of the partnerships pursuant to the terms of the Reno Partnership and
  Provo Partnership agreements;
- Decedent's proportionate share of the recovery and expenses is 3.81292% of the whole (1.42219% related to Reno Partnership and 2.39073% related to Provo partnership interest);
- The wireless communication network partnerships supported AT&T's growth in the wireless communication industry;
- Attorney Pullara filed suit in Delaware chancery Court on behalf of **116** minority general partners whose interests arise from **11** separate general partnerships, including the Reno Partnership and the Provo Partnership; (copy of relevant pleadings for Reno Partnership and Provo Partnership attached as Exhibits A and B);
- The minority general partners allege that **AT&T** breached the partnership agreements and did not provide a fair price or process in effecting the dissolution; one remedy sought is forfeiture of the defaulting partner's majority interests in each partnership; the forfeiture claim based on appraised value of the partnerships is over one billion dollars (\$1,686,000,000.00);
- Attorney Pullara indicates that Decedent's claim has significant value; each partnership's minority general partners have already survived AT&T's motion to dismiss and succeeded in placing AT&T at risk of forfeiture remedy;
- There is potential for increased adjustment to Decedent's \$1,470,143.00 liquidation already received [explanations omitted] (\$548,352 from Reno Partnership and \$921,791 from Provo Partnership), such that there is potentially a much larger judgment due the Estate;
- Attorney Pullara indicates no settlement offers have been made by either party to date, and discovery is currently under way to properly evaluate the case;
- Court has set Trial date of the weeks of 12/5/2016 and 12/19/2016;
- While Decedent was living, he executed a Specific Matter Power of Attorney and Attorney
  Contingent Fee Contract concerning both Reno and Provo Partnerships (copy of "Fee Contract"
  attached as Exhibit C);
- Pursuant to Fee Contract terms, Decedent was obligated to pay a proportionate share of the total litigation expenses, which based on good faith estimate is \$2,400,000.00, but it may be increased depending on circumstances;
- Estate's share of expenses and recovery is **3.81292**% of the whole; Decedent was also obligated to pay Attorney Pullara both an hourly fee and **20**% of any recovery; the hourly fee is **50**% of Attorney Pullara's published hourly rate (**50**% of **\$550** per hour; other attorneys' rates published at **\$750** per hour, **\$550** per hour and **\$350** per hour;) which will be discounted by **50**% for billing purposes;
- The expense retainer of \$91,500.74 will be due up front, per Invoice dated 4/13/2015 attached as Exhibit E; expenses and hourly fees for services will be applied to it periodically;
- To date, there has been billing applied to plaintiffs for hourly fees and expenses; invoices for 7/10/2012 to 5/30/2015 and expenses through June 2015 amounted to \$1,982,273.30; the estate's proportionate share of these already paid invoices will be taken out of its expense retainer upon receipt by Attorney Pullara;
- If at the end of the litigation there is a balance in the retainer fund, it will be returned to the plaintiffs on a proportionate basis; if the retainer is depleted during the course of the litigation, the plaintiffs are expected to make another proportionate contribution;

~Please see additional page~

## 14 Second Additional Page, Kenneth Harold Moore (Estate) Case No. 15CEPR00081

### Petitioner states, continued:

- Attorney Pullara should be employed to represent the estate in the Delaware litigation because he
  already represents all the other plaintiffs and employment of other counsel for the estate to do the
  same work would duplicate efforts and not be to advantage of the estate;
- It is customary in this type of litigation for Decedent to have entered into an agreement for payment
  of attorney fees on a partial contingent fee basis; the Fee Contract is to the advantage of the Estate
  and those persons interested in the estate because there would be limited liability for attorney fees,
  except for those fees billed on an hourly basis at the reduced billing rate, in the event the litigation
  was unsuccessful, and it appears to be fair that the attorney fees would be recoverable from the
  award if the litigation was successful;
- It is to the advantage of the estate and interest persons in the estate that Petitioner take possession of the Fee Contract entered into by Decedent with Attorney Pullara, for the Delaware litigation involving the Reno Partnership and Provo Partnership, and the Court to authorize the Special Administrator to act on behalf of the Decedent;
- The Fee Contract complies with all requirements of Business and Professions Code § 6147;
- The percentages agreed to in the Fee Contract are similar to those generally agreed to by litigation counsel of similar expertise, and therefore the proposed compensation is just and reasonable and the Fee Contract is to the advantage of the estate and persons interested in the estate.

## Petitioner requests an Order that:

- 1. The Special Administrator shall take possession of the Specific Matter Power of Attorney and Attorney Contingent Fee Contract;
- 2. The compensation provided for in the Fee Contract is just and reasonable;
- 3. Authorizing the Special Administrator to take possession of the Fee Contract and to pay the expense retainer of \$91,500.74 to Attorney Michael M. Pullara in accordance with the fees of the Fee Contract; and
- 4. The Special Administrator be authorized to replenish its proportionate share of the retainer, if necessary, in accordance with the terms of the Fee Contract without further order of the Court.

Attorney Stephanie J. Krause Cota (for Petitioner Amanda Brady, Administrator)

First and Final Account and Report of Administrator with Will Annexed and Petition for its Settlement, for Confirmation and Approval of Acts of Administrator, for Allowance of Compensation to Administrator for Ordinary and Extraordinary services, for Allowance of Compensation to Attorneys for Ordinary and Extraordinary Services, and for Final Distribution

	Ordinary and Extraordinary Services, and to	
DOD: 11/21/2012	AMANDA BRADY, Administrator with Will	NEEDS/PROBLEMS/COMMENTS:
	Annexed, is Petitioner.	
		OFF CALENDAR
Cont. from 021116		
Aff.Sub.Wit.		Order Settling First and Final
37 200 1		Account and Report of
•		Administrator, etc., filed
√ Inventory		2/29/2016.
✓ PTC		
√ Not.Cred.		
✓ Notice of		
Hrg		
✓ Aff.Mail W		
Aff.Pub.		
✓ Sp.Ntc.		
Pers.Serv.		
Conf. Scr		
<b>Letters</b> 032515; 080315		
Duties/Supp		
Objections		
Video Rcpt		
CI Report		
√ 9202		
√ Order		
Aff. Posting		Reviewed by: LEG
Status Rpt		Reviewed on: 3/7/16
UCCJEA		Updates:
Citation		Recommendation:
✓ FTB Notice		File 15- Solomonian

## 16A Daniel J. and Virginia L. Duggan Revocable Trust

Case No. 15CEPR00308

Attorney Duggan, Mark (Pro Per Petitioner)

Attorney Pimentel, Paul J. (for Respondent Daniel J. Duggan)

Petition for Findings and Orders to Compel an Accounting or Provide Information on the Trust: Confirm the Creation and Funding of Trust B; and Instructions on Validity of Trust Amendment

. 03.		,, C G	non and ronaling of host b, and hishochons on validity	01 11031 A1
	ginia L. Dugga D: 4/17/12	n	MARK DUGGAN, Remainder Beneficiary of Trust B, the irrevocable trust created under the Daniel J. Duggan and Virginia L. Duggan Revocable Living Trust dated 5/31/11, is Petitioner.	NEEDS/PR COMMEN Minute Or Pimentel
Cont. from 050515, 070715, 081115, 092915, 111015, 010716 Aff.Sub.Wit.		5,	Petitioner seeks findings and orders to compel an accounting and provide information on the Trust B, confirm the creation and funding of Trust B, and that a trust amendment dated 6/29/12 (after the death of Settlor Virginia L. Duggan) applies only to Trust A.	accounting requested appearant the state the petition least two
<b>&gt;</b>	Verified		1103174.	prior. Sho
	Inventory		Petitioner states Daniel and Virginia, husband and	hearing c calendar,
	PTC		wife, executed the Daniel J. Duggan and Virginia	Compel v
	Not.Cred.		L. Duggan Revocable Living Trust on 5/31/11.	continue
~	Notice of		Virginia is Petitioner's mother. Daniel is Petitioner's adopted father. The trust provides that if either co-	for the ac
	Hrg		trustee should resign, become incapacitated, or	<b>-</b> 1
>	Aff.Mail	W	die then the surviving trustee would become the	The follow remain no
	Aff.Pub.		sole trustee. Further, the trust provides that upon	reference
	Sp.Ntc.		the death of one of the trustors, the trust was to be	1. The Co
	Pers.Serv.		split into revocable Trust A and irrevocable Trust B, which was designated to hold the portion of the	notice
	Conf.		trust estate not allocated to revocable Trust A,	Tiab, t
	Screen		portions from revocable trust A added upon the	name
	Letters		death of the surviving trustor, and other additions.	trustee
	Duties/Supp		Virginia passed away 4/17/12. Over a year has	Proba
	Objections		passed since Virginia's death and Mark still has not	2. Need
	Video		received any information on his beneficial share of	pursuc 7.1.1.F
	Receipt		Trust B. Mark sent Daniel emails and letters	'
	CI Report		requesting information and accounting, which	
	9202 Order	Х	went unanswered for some time. On 8/8/14, by and through his attorneys, Mark sent a letter to	
	Aff. Posting		Daniel's attorney requesting, among other things,	Reviewed
	Status Rpt		compies of the trust, amendments, and a full,	Reviewed
	UCCJEA		complete, and accurate accounting that	Updates:
	Citation		complies with Probate Code §§ 16063 and 1060 from 4/17/12 to the present date. The letter also	Recommo
	FTB Notice		stated that Mark agreed to Daniel's proposed	File 16A -
			allocation of real properties to Trust B.	
			SEE ADDITIONAL PAGES	

Minute Order 1/7/16: Mr. Pimentel agrees to file an accounting as requested. No appearance is necessary at the status hearing if the petition is field at least two court days prior. Should the status hearing come off calendar, the Petition to Compel will be continued to the date set for the accounting.

The following issues remain noted for reference:

- The Court may require notice to Therese Tiab, the second named successor trustee, pursuant to Probate Code §17203.
- Need proposed order pursuant to Local Rule 7.1.1.F.

Reviewed by: skc
Reviewed on: 3/7/16
Updates:
Recommendation:

File 16A - Duggan

# 16A Daniel J. and Virginia L. Duggan Revocable Trust Case No. 15CEPR00308

### Page 2

**Petitioner states (Cont'd):** Mark requested that Daniel record the deeds of the assets allocated to reflect that the assets were a part of Trust B and execute a promissory note for \$125,000.00 with Trust B as the holder and Trust A as the maker of the note. Properties include:

- 1. 6022 North Marty Ave., APN 106-362-06S
- 2. 1697 East Los Altos, APN 408-253-13
- 3. 6750 North Millbrook, APN 408-281-07
- 4. 2020 South Mary, APNs 468-341-03 and 04
- 5. 2003-2009 South Sarah, APNs 468-341-14 and 18

On 8/12/14, counsel for Daniel sent a letter that stated he would forward the request to Daniel and provide information as requested. On 8/15/14, Counsel for Daniel mailed the Notification by Trustee pursuant to Probate Code § 16061.7 and a copy of the Trust to Mark. The Notification indicated that the trust was amended on 6/29/12, after Virginia's death. Mark did not receive the amendment or the accounting requested.

Again, on 8/26/14, Mark's counsel wrote a letter requesting the trust documents that Daniel had failed to provide and again requested accounting. Daniel's counsel sent a letter that the accounting should be completed within about two weeks. Mark received a trust accounting for the period of 10/1/13 through 6/30/14, but the accounting did not conform to Probate Code §16063.

To date, Daniel has not furnished accounting that complies with the probate code, or the trust amendments. Further, he has not provided a copy of the appraisal report for the values of the real property that were to be allocated to Trust B. Daniel has provided copies of the recorded deeds showing that the appropriate properties were allocated to Trust be <u>except</u> for 2020 South Mary and 2003-2009 South Sarah. Daniel has also not provided an executed promissory note for \$125,000.00 naming Trust B as the holder and Trust A as the maker of the note.

### Petitioner provides authority and prays for relief as follows:

- 1. Finding that Trust B became irrevocable on 4/17/12;
- 2. Finding that the 6/29/12 amendment is not applicable to Trust B;
- 3. Finding that any amendment made after 4/17/12 is not applicable to Trust B;
- 4. Compelling the trustee to provide an accounting from 4/17/12 to present that complies with Probate Code §16063;
- 5. Compelling the trustee to provide all amendments to the trust;
- 6. Confirming the transfer of the following properties to the trust:
  - 6022 North Marty Ave., APN 106-362-06S
  - 1697 East Los Altos, APN 408-253-13
  - 6750 North Millbrook, APN 408-281-07
- 7. Instructing the trustee to transfer the following properties to Trust B:
  - 2020 South Mary, APNs 468-341-03 and 04
  - 2003-2009 South Sarah, APNs 468-341-14 and 18
- 8. Instructing the trustee to execute a promissory note for \$125,000.00 with Trust B as the holder and Trust A as the maker of the note;
- 9. Approving the division of the trust into Trust A and Trust B;
- 10. For attorneys' fees and costs as permitted by law; and
- 11. For such other relief the court deems just and proper.

16B Daniel J. and Virginia L. Duggan Revocable Trust

Case No. 15CEPR00308

Attorney Duggan, Mark (Pro Per Petitioner)

Attorney Pimentel, Paul J. (for Respondent Daniel J. Duggan)

Probate Status Hearing RE: Filing of a Formal Account Starting at the Date of Death

			t coom starting at the bate of beam
	ginia L. Duggan	MARK DUGGAN, Remainder Beneficiary	NEEDS/PROBLEMS/COMMENTS:
DC	D: 4/17/12	of Trust B, the irrevocable trust created	
		under the Daniel J. Duggan and	<ol> <li>Need accounting or written</li> </ol>
		Virginia L. Duggan Revocable Living	status report pursuant to Local
-		Trust dated 5/31/11, filed <b>Petition for</b>	Rule 7.5.
l		Findings and Orders to Compel an	
		Accounting or Provide Information on	
	Aff.Sub.Wit.	the Trust: Confirm the Creation and	
	Verified	Funding of Trust B; and Instructions on	
	Inventory	Validity of Trust Amendment.	
	PTC	On 7/17/15, the parties filed a	
	Not.Cred.	Stipulation as to various facts. The	
	Notice of	Court's order thereon was entered on	
	Hrg	8/7/15.	
	Aff.Mail		
	Aff.Pub.	At a continued hearing on 1/7/16, the	
	Sp.Ntc.	Court set this status hearing re the filing	
	Pers.Serv.	of an account:	
	Conf.	Minute Order 1/7/16: Mr. Pimentel	
	Screen	agrees to file an accounting as	
	Letters	requested. No appearance is	
	Duties/Supp	necessary at the status hearing if the petition is field at least two court days	
	Objections	= prior. Should the status hearing come	
	Video	off calendar, the Petition to Compel will	
	Receipt	be continued to the date set for the	
	CI Report	accounting.	
	9202		
	Order		
	Aff. Posting		Reviewed by: skc
	Status Rpt		Reviewed on: 3/7/16
	UCCJEA		Updates:
	Citation	<u></u>	Recommendation:
	FTB Notice		File 16B- Duggan
			1/0

# 17 Lee Craig Rottsolk (Estate) Attorney Franco, Paul C. (for Co-Administra

Case No. 15CEPR00856

Franco, Paul C. (for Co-Administrators Jacob Rottsolk and Rebecca O'Dette)

Probate Status Hearing RE: Filing of the Inventory and Appraisal

	Propate status Hearing RE: Filling of the I	nventory and Appraisal
DOD: 8/6/15	JACOB ROTTSOLK and RECECCA	NEEDS/PROBLEMS/COMMENTS:
	O'DETTE were appointed Co-	
	Administrators with Full IAEA without	Need Final Inventory and
	bond on 10/8/15.	Appraisal pursuant to Probate
Cont. from	At the hearing on 10/8/15, the Court set	Code §8800 or written status report pursuant to Local Rule 7.5.
Aff.Sub.Wit.	this status hearing re the filing of the	report poisodin to Local kole 7.5.
Verified	Inventory and Appraisal for 3/12/16;	
Inventory	however, later and off the record, the	
PTC	Court corrected the status date to	
Not.Cred.	= 3/10/16. A copy of the corrected minute order was mailed to the	
Notice of	attorney on 10/19/15	
Hrg		
Aff.Mail	I&A Partial No. 1 was filed 10/29/15;	
Aff.Pub.	however, no Final I&A has been filed.	
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt	4	
CI Report	_	
9202	_	
Order	-	
Aff. Posting	_	Reviewed by: skc
Status Rpt	_	Reviewed on: 3/7/16
UCCJEA	-	Updates:
Citation	-	Recommendation:
FTB Notice		File 17- Rottsolk

# 18A George W. & Margaret A. Adrian Revocable Trust

Case No. 15CEPR00857

Attorney: Leigh W. Burnside (for Petitioner Robert L. Adrian)

## Petition to Compel Co-Trustees to Account and Report and for Distribution

			ROBERT L. ADRIAN, beneficiary, is	NEEDS/PROBLEMS/COMMENTS:
			petitioner.	
	nt. from 10141 0616, 021816	5,	Petitioner states husband and wife George W. Adrian and Margaret A. Adrian executed the Amended and	Continued from 2/18/16. Minute order states Counsel plans of filing a settlement agreement.
	Aff.Sub.Wit.		Restated Declaration of Trust for the George W. and Margaret A. Adrian	
<b>√</b>	Verified		Revocable Trust (the "Trust") on March	
	Inventory		29, 2011.	
	PTC		Pursuant to the terms of the Trust, Co-	
	Not.Cred.		Settlors George W. Adrian and	
✓	Notice of Hrg		Margaret A. Adrian served as the initial Co-Trustees of the Trust.	
✓	Aff.Mail	W/	The Co-Settlors amended the Trust on	
	Aff.Pub.		June 30, 2011. By the Amendment, the	
	Sp.Ntc.		Co-Settlors appointed themselves and a family friend, Patricia Binns to serve	
	Pers.Serv.		as the successor co-trustees of the	
	Conf.		Trust. The Trust Amendment also states	
	Screen Letters		that upon the death of one of the co-	
	Duties/Supp		trustees, the surviving co-trustees shall continue to serve as successor co-	
	Objections		trustees of the Trust.	
	Video			
	Receipt		George W. Adrian died on March 18, 2012.	
	CI Report		2012.	
	9202		The terms of the amended Trust	
✓	Order		provide that upon the death of the	
	Aff. Posting		first Settlor to die, the co-trustees are to divide the Trust estate into two	Reviewed by: KT
	Status Rpt		subtrusts; a Survivor's Trust and a	Reviewed on: 3/4/16
	UCCJEA		Residual Trust.	Updates:
	Citation			Recommendation:
	FTB Notice		Please see additional page	File 18A – Adrian

18A

# 18A George W. & Margaret A. Adrian Revocable Trust

Case No. 15CEPR00857

The Survivor's Trust consists of the surviving settlor's separate property and her share of the community property and quasi-community property, as well as the minimum amount necessary to bring the balance of the Trust estate within the allowable marital deduction for federal estate tax purposes. The Residual Trust is to be funded with the balance of the Trust estate. Further, the Trust requires that, to the extent possible, a specific parcel of real property, commonly referred to as the "Vineyard Property" shall be allocated to the Residual Trust.

In regards to the Residual Trust, the Trust instrument requires that the assets of said subtrusts are to be immediately divided into equal shares and distributed to the Settlors' three children: Robert L. Adrian ("Robert"), Carol L. Skandera ("Carol"), and Robin Al Tilghman ("Robin").

Petitioner alleges the Co-Trustees have continued to administer the Trust since the death of Settlor George W. Adrian.

More than three years have passed since the death of Co-Settlor George W. Adrian in March 2012, and the beneficiaries of his share of the Trust estate have not received an accounting or distribution despite repeated requests over many months. As such, Petitioner Robert L. Adrian respectfully requests that this Court compel Co-Trustees Patricia Binns and Margaret A. Adrian to account and Report to the beneficiaries of the Residual Trust and to distribute the assets of the Residual Trust pursuant to its terms.

### Wherefore, Petitioner Robert L. Adrian respectfully requests and Order from this court:

- 1. Instructing Margaret A. Adrian and Patricia Binns, in there capacities as Co-Trustees of the George W. and Margaret A. Adrian Revocable Trust and the Residual Trust created thereunder, to file and serve a first and final account and report of the administration of the Residual Trust and petition for final distribution within thirty (30) days;
- 2. Awarding Petitioners such fees and costs as are allowed by law; and
- 3. For any relief the court deems just and proper.

**Declaration of Leigh W. Burnside filed on 12/19/15 states** the morning of the hearing, and through their attorney, Mark S. Poochigian, the co-trustees presented her office with an accounting, along with a proposed distribution of assets. Following Ms. Burnside's review of the accounting, she and Mr. Poochigian had several discussions regarding the accounting and certain changes that her and her client felt needed to be made. Additionally, Ms. Burnside asked Mr. Poochigian that the co-trustees make immediate distribution of certain agricultural property that her client and two other beneficiaries were to have received.

Ms. Burnside states she understands that, at present, Mr. Poochigian is in the process of procuring a signed grant deed for the distribution of the agricultural property to the trust beneficiaries, and that he planned to file a formal accounting of the trust on 12/24/15.

# 18B George W. & Margaret A. Adrian Revocable Trust

Case No. 15CEPR00857

Attorney: Leigh W. Burnside (for Robert L. Adrian)

Attorney: Mark S. Poochigian (for Petitioners Margaret A. Adrian and Patricia Binns)

# First Account of Co-Trustees and Petition for Its Settlement and for Instructions

	IIISIIUCIIOIIS				
			MARGARET A. ADRIAN and PATRICIA BINNS,	NEEDS/PROBLEMS/COMMENTS:	
			Co-Trustees are petitioners.	Combinued from 2/19/1/	
			Account period: 3/18/12 – 1/15/15	Continued from 2/18/16.  Minute order states Counsel	
Co	nt. from 02181	6	Accounting - \$5,195,310.71	plans of filing a settlement	
	Aff.Sub.Wit.	<u> </u>	Beginning POH - \$3,874,227.46	agreement.	
	Verified		Ending POH - \$3,459,041.06		
✓	veniled		Trustee - <b>\$30,000.00</b>	1. Petition was not signed by	
	Inventory		(Patricia Binns)	Margaret A. Adrian.	
	PTC		(i difference biffins)	Probate Code § 1020 states	
	Not.Cred.		Petitioners state that pursuant to the terms	the petition shall be signed	
1	Notice of		of the Trust instrument, the Trust should be	by all of the petitioners.	
Ĺ	Hrg		distributed as set forth in Schedule G	2 Nood proposed order	
✓	Aff.Mail	W/	attached to the Petition. Distributions to Robin Adrian Tilghman for the first year after	2. Need proposed order.	
	Aff.Pub.		the death of George W. Adrian should not		
	Sp.Ntc.		be considered preliminary distributions from		
	Pers.Serv.		Ms. Tilghman's share of the estate.		
	Conf.		Petitioners pray for an order:		
	Screen		That the first account of Petitioners as		
	Letters		Co-Trustees of the Trust, is settled,		
	Duties/Supp		allowed and approved;		
	Objections		2. That the acts and proceedings of		
	Video		petitioners as Co-Trustees are confirmed		
	Receipt		and approved;		
	CI Report		<ol><li>Authorizing and directing the Co- Trustees to pay Patricia Binn the amount</li></ol>		
	9202		of \$30,000.00 as compensation for her		
	Order	Χ	services as Co-Trustee;		
	Aff. Posting		4. That distribution of the Trust in Petitioners	Reviewed by: KT	
	Status Rpt		hands be made to the persons entitled	Reviewed on: 3/4/16	
	UCCJEA		to it, as set forth in the Petition;	Updates:	
	Citation		5. Instructing Co-Trustees regarding the	Recommendation:	
	FTB Notice		distributions made to Robin Adrian Tilghman for the first year after the death	File 18B- Adrian	
			of George W. Adrian as described in the petition.		

Donald David Roberts (Estate) 19

Case No. 15CEPR00994

Attorney

Helon, Marvin T

Probate Status Hearing RE: Filing of the Bond

Age:		NEEDS/PROBLEMS/COMMENTS:
DOD:		
		OFF CALENDAR
Cont. from	-	Bond filed 1/25/16; Letters issued
Aff.Sub.Wit.	7	1/27/16
Verified		
Inventory		
PTC	7	
Not.Cred.		
Notice of Hrg		
Aff.Mail	1	
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202	_	
Order	_	
Aff. Posting	4	Reviewed by: skc
Status Rpt	4	Reviewed on: 3/7/16
UCCJEA	4	Updates:
Citation	4	Recommendation:
FTB Notice		File 19- Roberts

Petitioner

Ford, Brandie (pro per – non-relative)

## Petition for Appointment of Guardian of the Person

		See petition for details.	NEEDS/PROBLEMS/COMMENTS:
		  -  -	Continued from 1/28/16. All notice issues have now been
Cont	. from 012816	=	cured.
	Aff.Sub.Wit.		
<b>√</b>	Verified	=	
	Inventory		
	PTC	1	
	Not.Cred.		
N/A	Notice of Hrg	=	
	Aff.Mail		
	Aff.Pub.		
	Sp.Ntc.		
	Pers.Serv.		
✓	Conf. Screen	- -	
✓	Letters		
✓	Duties/Supp		
	Objections		
	Video Receipt	- -	
✓	CI Report		
	9202		
✓	Order		
	Aff. Posting		Reviewed by: JF/skc
	Status Rpt		Reviewed on: 3/7/16
✓	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 20- Krstic-Jones

Hernandez, Rosalia (pro per – maternal grandmother)

Case No. 15CEPR01167

Petition for Appointment of Guardian of the Person (Initial)

	See petition for details.	NEEDS/PROBLEMS/COMMENTS:
	see pennon for defans.	NEEDS/FROBLEMS/COMMENTS.
		Continued from 2/4/16. The following issue remains noted:
Cont. from 020416		1. If diligence is not found, need
Aff.Sub.Wit.		notice to the unknown Paternal
√ Verified		Grandfather or further diligence
Inventory		per Probate Code §1511.
PTC		
Not.Cred.		
✓ Notice of	1	
Hrg		
Aff.Mail X		
Aff.Pub.		
Sp.Ntc.		
✓ Pers.Serv. w/		
✓ Conf.		
Screen		
✓ Letters		
✓ Duties/Supp		
Objections		
Video		
Receipt		
✓ CI Report		
9202		
✓ Order		
Aff. Posting		Reviewed by: JF/skc
Status Rpt		Reviewed on: 3/7/16
✓ UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 21-Martinez

Case No. 15CEPR01220

Flanigan, Philip M. (for Co-Administrators Philip Valles and Emilio Valles)

Probate Status Hearing RE: Filing of the Bond

DOD: 10/11/15	PHILIP VALLES and EMILIO VALLES were	NEEDS/PROBLEMS/COMMENTS:
	appointed Co-Administrators with	
	Limited IAEA with bond of \$65,000.00 on	1. Need bond of \$65,000.00 or
	<del></del>	written status report per local Rule
Cont. from	At the hearing on 1/21/16, the Court set	7.5.
Aff.Sub.Wit.	this status hearing re filing of the bond.	Note: Letters have not yet issued.
Verified		Letters will issue upon the filing of the
Inventory		bond.
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order	_	
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 3/7/16
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 22- Valles

## Petition of Will and for Letters Testamentary with IAEA

DOD: 7/11/2014			STEPHANIE A. COLMENERO,	NEEDS/PROBLEMS/COMMENTS:
			daughter/named Executor without bond is petitioner	Item 5a(7) or (8) of petition was not answered re: issue of predeceased child.
Comb from			Limited IAEA – need	2. Item 8 of petition does not list devisee
Cont. from  Aff.Sub.Wit. s/p		/n	Will dated 6/12/2014	The Phillip R. and Frances L.
<u> </u>	Verified	<i>/</i> P	Residence: Fresno	Revocable Living Trust dated 6/12/2014 and does not identify the
Ľ			Publication: need	trustee of trust as required per Probate
	Inventory		Estimated value of the Estate:	Code 8002.
	PTC Not.Cred.		Personal property \$ 36,000.00	3. Need proof of service of Notice of
1	Notice of		Annual gross income \$ 200.00	Petition to Administer Estate with 15 days notice per Probate Code
	Hrg		Real property \$ 0.00	8110, on the following:
✓	Aff.Mail \	<b>v</b> /	Total \$ 36,200.00	a. Trustee of the Phillip R and Frances L Revocable Living
	Aff.Pub.	(	Probate Referee: Rick Smith	Trust dated 6/12/2014.
	Sp.Ntc.			4. Proof of service of Notice of Petition to
	Pers.Serv.			Administer Estate was with 3 days
	Conf. Screen			notice versus 15 days notice required per Probate Code 8110, on the
1	Letters			following:
				a. Frances L. Colmenero (spouse)
<b>✓</b>	Duties/Supp			b. Philip M. Colmenero (son)
	Objections			5. Need affidavit of publication per
	Video Receipt			Probate Code 8121.
	CI Report			<b>Note</b> : If granted, the Court will set status hearings as follows:
	9202			Tuesday, August 9, 2016 for filing Inventory and Appraisal
✓	Order			Tuesday, May 9, 2017 for filing the first account or petition for final distribution  Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required.
	Aff. Posting			Reviewed by: SEF
	Status Rpt			<b>Reviewed on:</b> 3/4/2016
	UCCJEA			<b>Updates:</b> 3/8/2016
	Citation			Recommendation:
	FTB Notice			File 23- Colmenero
				23

24 Louis Kellerian (CONS/PE)

Case No. 16CEPR00128

Attorney Amador, Catherine A. (for Petitioners Yanet Villa and Joe Andrade, Jr.)

Attorney Istanboulian, Flora (Court appointed for Proposed Conservatee)

Attorney Kruthers, Heather H. (for Public Guardian)

Petition for Appointment of Probate Conservator of the Person and Estate

		See petition for details.	NEEDS/PROBLEMS/ COMMENTS:
			Court Investigator advised rights on 3/2/16
Aff.Sub.Wit  Verified Inventory PTC Not.Cred.  Notice of Hrg  Aff.Mail			Minute Order 2/18/16 (Temp): The petitioners withdraw their petition. The Court on its own motion appoints the Public Guardian as Temporary Conservator and vacates the previous temporary
Aff.Pub. Sp.Ntc.			orders. 3/10/16 hearing kept. (Temp was previously granted ex
Pers.Serv. Conf. Screen	W		parte to Ms. Villa with bond of \$563,200; however, bond was
Letters   Duties/Sup   Objections			never filed and Temp Letters never issued to her.)
Video Receipt			Need Order, Letters     for appointment of
9202 Order	X		the Public Guardian.
Aff. Posting Status Rpt	_		Reviewed by: skc Reviewed on: 3/7/16
UCCJEA Citation FTB Notice			Updates: Recommendation: File 24- Kellerian

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# Heather Gray (GUARD/P) Case No. 16CEPR00145 Standard, Donna M. (for Lucia Bosseler – Paternal Grandmother – Petitioner)

Petition for Appointment of Temporary Guardian of the Person

	See petition for details.	NEEDS/PROBLEMS/COMMENTS:
Cont. from 022316  Aff.Sub.Wit.  Verified Inventory PTC Not.Cred.  Notice of Hrg  Aff.Mail W Aff.Pub. Sp.Ntc.  Pers.Serv. VConf. Screen Letters Duties/Supp Objections Video Receipt CI Report	See petition for details.	Minute Order 2/23/16: Jacob Gray consents to the temporary guardianship in open court. Anelise Gray represents that she received the paperwork yesterday and requests time to respond. The Court admonishes that any written objections are to be filed and properly served at least five days prior to 3/10/16 or the Court will not consider them.  Note: As of 3/7/16, nothing further has been filed.  The following issue remains noted:  1. Petitioner's Confidential Guardian Screening Form is missing attachments 6 and 14.
9202		
✓ Order		
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 3/7/16
✓ UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 25- Gray

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# 26 Kaonna Markhem-Holland (GUARD/P)

Petitioner: Norma Holland (Pro per)

## Case No. 16CEPR00208

# Petition for Appointment of Temporary Guardian of the Person

	GENERAL HEARING 4/28/2016	NEEDS/PROBLEMS/COMMENTS:
	NORMA HOLLAND, great aunt, is petitioner	1. Need Notice of Hearing.
Cont. from	See petition for details.	Need proof of personal service of Notice of Hearing along with a
Aff.Sub.Wit.  ✓ Verified	-	copy of the Temporary Petition at least 5 court days prior to the hearing, or Consent and Waiver
Inventory PTC		of Notice or Declaration of Due Diligence for:
Not.Cred.		a. Chris-Telle Holland (mother)
Notice of X		3. Petitioner's Confidential Guardian Screening Form is incomplete.
Aff.Mail		Need explanation for Question 3.
Aff.Pub.		
Sp.Ntc.		
Pers.Serv. X		
✓ Conf. Screen		
✓ Letters		
✓ Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
<b>√</b> Order		
Aff. Posting		Reviewed by: SEF
Status Rpt		<b>Reviewed on:</b> 3/4/2016
√ UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 26- Markhem-Holland

# 27 Richie Bugarin (GUARD/P)

Petitioner: Teresa Diane Powers (Pro Per) Petitioner: Daniel Lee Powers (Pro Per)

## Petition for Appointment of Temporary Guardian of the Person

Case No. 16CEPR00210

		GENERAL HEARING 4/28/2016	NEEDS/PROBLEMS/COMMENTS:
		GLINERAL HEARING 4/20/2010	IALLUS/I ROBLLIAIS/COMMINILIAIS.
Co	ont. from	TERESA POWERS (paternal grandmother) and DANIEL POWERS (paternal step- grandfather) are petitioners	<ol> <li>Need Notice of Hearing.</li> <li>Need proof of personal service of Notice of Hearing along with</li> </ol>
	Aff.Sub.Wit.	See petition for details.	a copy of the Temporary
1	Verified	and permorrior derails.	Petition at least 5 court days prior to the hearing, or Consent
	Inventory		and Waiver of Notice or
	PTC		Declaration of Due Diligence
	Not.Cred.		for:
	Notice of Hrg	X	a. Eric M. Bugarin (father) b. Cruz Gerard (mother)
	Aff.Mail	=	<b>Note:</b> Both mom and dad
	Aff.Pub.		nominated petitioners, but did
	Sp.Ntc.		not waive notice.
		x	3. Petitioners Teresa and Daniel Powers' Confidential Guardian
1	Conf.		Screening Forms are
	Screen		incomplete. Need
✓	Letters		explanations for Question 10.
<b>√</b>	Duties/Supp		4. UCCJEA lists minor's DOB as 9/3/2011; however, petition lists
	Objections		DOB as 9/3/2010. Need
	Video Receipt		clarification.
	CI Report		
	9202		
✓	Order		
	Aff. Posting	<u> </u>	Reviewed by: SEF
	Status Rpt		<b>Reviewed on:</b> 3/4/2016
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 27- Bugarin
			27

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